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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/942,326	08/29/2001	Konrad Dankowski	1746.	7711
7590 03/01/2004 STRIKER, STRIKER & STENBY			EXAMINER	
			RAMIREZ, RAMON, O	
103 East Neck Road Huntington, NY 11743			ART UNIT	PAPER NUMBER
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DATE MAILED: 03/01/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

PTO-90C (Rev. 10/03)

	Application No.	Applicant(s)
	09/942,326	DANKOWSKY, KONRAD AL
Office Action Summary	Examiner	Art Unit
	RAMON O. RAMIREZ	3632
The MAILING DATE of this communication appeariod for Reply	opears on the cover sheet with t	he correspondence address
A SHORTENED STATUTORY PERIOD FOR REPITHE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a re - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statu Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply ply within the statutory minimum of thirty (3t d will apply and will expire SIX (6) MONTHS te, cause the application to become ABANI	be timely filed D) days will be considered timely. Forom the mailing date of this communication. DONED (35 U.S.C. § 133).
Status		
 1) Responsive to communication(s) filed on 29. 2a) This action is FINAL. 2b) Th 3) Since this application is in condition for allow closed in accordance with the practice under 	is action is non-final. ance except for formal matters	
Disposition of Claims		
4) ☐ Claim(s) 1-10 is/are pending in the applicatio 4a) Of the above claim(s) is/are withdrest is/are allowed. 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-10 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/	awn from consideration.	
Application Papers		
9) ☐ The specification is objected to by the Examin 10) ☐ The drawing(s) filed on 29 August 2001 is/are Applicant may not request that any objection to the Replacement drawing sheet(s) including the corre 11) ☐ The oath or declaration is objected to by the E	: a) accepted or b) object e drawing(s) be held in abeyance. ction is required if the drawing(s) i	See 37 CFR 1.85(a). is objected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
12) △ Acknowledgment is made of a claim for foreig a) △ All b) ☐ Some * c) ☐ None of: 1. △ Certified copies of the priority documer 2. ☐ Certified copies of the priority documer 3. ☐ Copies of the certified copies of the pri application from the International Burea * See the attached detailed Office action for a list	nts have been received. nts have been received in Appl ority documents have been rec au (PCT Rule 17.2(a)).	ication No ceived in this National Stage
Coo the attached detailed Office detail for a lis	. J. tilo obranou obpido not rot	
Attachment(s)	∧ □	(PTO 442)
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date 		mary (P1O-413) ail Date mal Patent Application (PTO-152)

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Detailed Action

This is the first Office Action corresponding to original filing. Claims 1-10 are active.

Priority

Receipt is acknowledged of papers submitted under 35 U.S.C: 119(a)-(d), which papers have been placed of record in the file.

Drawings

The drawings are objected to as failing to comply with 37 CFR 1.84(p)(5) because they do not include the following reference sign(s) mentioned in the description: numeral 11, and s are not shown in the drawings. A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

Specification

The disclosure is objected to because of the following informalities:

- a) on page 13, lines 5 and 6, "14" apparently should be -- 15 --;
- b) on page 14, line 10, "12" apparently should be - 14 -, and in line 18, "24" apparently should be - 4 -;

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- on page 15, line 1, "angle" apparently should be - path - (the drawings do not show an angle as illustrated by 30), in line 10, "21" apparently should be - 28 -, in line 16, "valve" apparently should be - housing -, and in line 20, "valve apparently should be - housing -; and
- d) on page 16, line 11, "15" apparently should be deleted, and in line 17, "angle" apparently should be - path -.

Appropriate correction is required.

Claim Rejections - 35 USC § 112

Claims 1-10 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 1, line 7 refers to "said abutment surface" but more than one abutment surfaces have been defined, it is unclear as to which of the abutment surface it refers.

Claim 7, last line refers to the drive moment of a threaded spindle but is should say the drive moment of a motor, in order to be consistent with the specification (page 16, first paragraph.

Independent claims 1 and 7 fail to define the invention, in particular the "braking moment". Looking at claim 1, it defines the braking moment as the abutting of the housing against a housing element. This is to broad, since the specification states that the breaking moment results from the abutment of the housing cover surface 32 with a

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threaded sleeve 15. The "housing" in the claim does not recite any housing elements.

Claim 7 presents a similar deficiency.

Allowable Subject Matter

Claims 1-10 would be allowable if rewritten or amended to overcome the rejection(s) under 35 U.S.C. 112, second paragraph, set forth in this Office action.

The examiner suggests to amend claim 1 to recite that the braking moment is defined by contact of an abutment surface of the housing and an abutment surface of a threaded sleeve. This language is similar to the one present in the specification (page 14, lines 11 and 12). Claim 10 should also be amended in similar fashion.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Muhr (4,309,015), Isomura et al. (5,806,824), Downey et al. (6,179,265) and Rees (6,352,312) show example of vertical seat adjustment devices.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to examiner **Ramírez** at telephone number (703) 308-0748. The examiner can be normally reached on Monday-Thursday and alternate Fridays.

The fax numbers for this Group are (703) 872-9306 (official papers), and (703) 308-3519 (unofficial papers). Our Customer service fax number is (703) 872-9325.

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Any inquiry of general nature relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 308-1113.

A shortened period for response to this Office Action expires THREE MONTHS from the mailing date of this action.

R.O.RAMIREZ February 24, 2004 RAMON O. RAMIRE PRIMARY EXAMINER TECHNOLOGY CENTER 3600 ART UNIT 3632